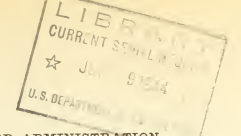
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733F



WFO 67

AMDT. 3 JUNE 3, 1944

WAR FOOD ADMINISTRATION

[WFO 67, Amdt. 3]
PART 1460—FATS AND OILS
INEDIBLE TALLOW OR GREASE

War Food Order 67, as amended (8 F.R. 15810; 9 F.R. 2255, 4319), § 1460.27, is amended as follows:

- 1. By deleting the provisions of paragraph (b) thereof and inserting in lieu thereof the following:
- (b) Certification of orders for indelible tallow or grease which is not to be used for the production of soap. Any manufacturer who desires to obtain inedible tallow or grease from a producer or dealer in any calendar month, for the manufacture of any product other than soap, and who desires to avail himself of the provisions of paragraph (d) hereof, may, in the period of twenty days immediately prior to the tenth day of such month, deliver to such producer or dealer a written order for such inedible tallow or grease which has attached thereto, or included therein, a certificate properly filled out and signed by him, in the following form:

The undersigned hereby certifies to the War Food Administration and to \_\_\_\_\_\_ (producer or dealer)

that this certificate constitutes a part of an order by him to said producer or dealer for \_\_\_\_\_ pounds of inedible tallow or grease, to be delivered on or about \_\_\_\_\_,

and that all of the inedible tallow or grease which may be received by the undersigned pursuant to such order will be used by him in the manufacture of a product other than soap, and that such acceptance of delivery by him during any period when inventory

restrictions are in effect will not cause his inventory of inedible tallow or grease to exceed the amount permitted under the terms of War Food Order 67, as amended.

By -----(Authorized Official)

(Date)

No person who receives inedible tallow or grease as a result of such a certified order shall use any of the inedible tallow or grease so received in the production of soap.

- 2. By deleting the provisions of paragraph (c) thereof.
- 3. By deleting the provisions of paragraph (d) thereof and inserting in lieu thereof the following:
- (d) Restrictions on delivery in order to give certified orders preference. No producer or dealer shall deliver inedible tallow or grease during any month to any manufacturer, except pursuant to a specific authorization by the Director or an order certified in accordance with the provisions of paragraph (b) hereof, unless and until he has, before the end of such month, delivered, offered to deliver, or made provision to deliver all inedible tallow or grease for which, in the period of twenty days immediately prior to the tenth day of such month, he has received orders certified in accordance with the provisions of paragraph (b) hereof: Provided, however, That no dealer shall be required to deliver, offer to deliver, or make provision to deliver on such certified orders in the aggregate, in any month, more inedible tallow or grease

than 30% of the total amount of inedible tallow or grease delivered by him in such month, and no producer shall be required in any month to deliver, offer to deliver, or make provision to deliver on such certified orders from any one plant operated by him more than 30% of the total deliveries of inedible tallow or grease made by him from such plant in such month, and no producer or dealer shall be required to make delivery of any quantity of inedible tallow or grease other than a commercial quantity, or in an amount less than the smallest commercial quantity of inedible tallow or grease delivered by him in the base period.

This amendment shall become effective at 12:01 a. m., e. w. t., July 1, 1944. However, certified orders may be delivered pursuant to paragraph (b) hereof after June 20, 1944, and such orders shall be deemed valid for the purposes of this amendment. With respect to violations of said War Food Order 67, as amended, or rights accrued, or liabilities incurred thereunder, prior to July 1, 1944, said War Food Order 67, as heretofore amended, shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

(EO. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 3d day of June 1944.

Assistant War Food Administrator.

War Food Administration, Summary to WFO-67, Am. 3.

The War Food Administration has amended War Food Order No. 67 to permit industrial consumers to accept delivery of inedible tallow and grease after July 1, 1944 by certifying its use directly to the supplier, eliminating the necessity

of filing application with WFA in Washington.

The amendment will not materially affect the operation of the order, but will reduce the amount of paper work required of both industry and WFA.

WFO No. 67 allows a prior claim on inedible tallow and grease supplies (up

to 30 percent) for use in all industrial operations except in the manufacture of soap. Before accepting delivery under the amendment, users must certify to their suppliers that none of the quantity accepted will be used in soap production. Certifications for July delivery must be made between June 20 and July 10.

GPO--WFA 695--p. 2

WAR FOOD ADMINISTRATION
OFFICE OF DISTRIBUTION
WASHINGTON 25, D. C.

OFFICIAL BUSINESS

Penalty for Private Use to Avoid Payment of Postage, \$300

AMDT. 6 MAR. 2, 1945

d. 6

[WFO 67, Amdt. 6]

PART 1460-FATS AND OILS

INEDIBLE TALLOW OR GREASE

War Food Order No. 67, as amended (8 F.R. 15810, 9 F.R. 4319, 6147), is further amended to read as follows:

- § 1460.27 Restrictions on deliveries and inventories of inedible tallow or grease—(a) Definitions. (1) "Inedible tallow or greases" means all grades and qualities of inedible animal tallows, greases, and stearines produced therefrom, excluding garbage grease, wool (grease) fat, grease (lard) oil, neat's foot oil and stock, stearic acid, and red oil.
- (2) "Producer" means any person whose operations result in the production of inedible tallow or grease.
- (3) "Dealer" means any person who acquires inedible tallow or grease for resale, regardless of whether such person blends or mixes such inedible tallow or grease.

(4) "Manufacturer" means any person who uses inedible tallow or grease in the manufacture of any other product, including mixed fatty acids.

- (5) "Inventory" means the total quantity of inedible tallow or grease owned by any person, wherever located, and all the inedible tallow or grease for which such person holds a contract for delivery to him in the future. The term shall include all inedible tallow or grease in process up to the point at which it ceases to exist as such, by reason of saponification, neutralization, pressing, distillation, or compounding with nonfatty materials.
- (6) "Base period" means the period from July 1, 1944, to December 31, 1944, both inclusive.
- (7) "Base period production" means the total quantity of inedible tallow or grease (i) produced during the base period, or (ii) established as the base period production under paragraph (n) bereof
- (8) "Base period deliveries" means the total quantity of inedible tallow or grease delivered to other persons during the base period.
- (9) "Base period use" means the total quantity of inedible tallow or grease (i) used during the base period, or (ii) established as the base period use under paragraph (n) hereof.
- (10) "Commercial quantity" means a tank car, a tank truck, a carload of packages, or a truck load of packages.
- (11) "Maximum unit" means the largest single, segregate, commercial quantity of inedible tallow or grease shipped to and accepted by any person during the base period.
- (12) "Certified order" means a written order to a producer or dealer which has attached thereto or incorporated therein a certificate executed in accordance with paragraph (c) hereof.
  - (13) "Month" means calendar month.
- (14) "Continental United States" means the 48 States and the District of Columbia.

(15) "Soap" means the water soluble product formed by the saponification or neutralization of fats, oils, rosins, or their fatty acids with organic, sodium or potassium bases, or any detergent composition containing such products.

(16) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(17) "Director" means the Director of Marketing Services, War Food Administration.

(b) Delivery restrictions. Except as specifically authorized by the Director, no producer or dealer shall, in any month, deliver inedible tallow or grease to any manufacturer on uncertified orders unless and until he has, before the end of such month, filled or offered to fill all certified orders received by him within the 20-day period immediately prior to the 10th day of such month, provided that:

(1) No producer or dealer shall be required to deliver or offer to deliver inedible tallow or grease in any amount less than a commercial quantity or less than the smallest commercial quantity delivered by him in the base period;

(2) No producer shall be required, in any month, to deliver or offer to deliver on certified orders from any one plant more than 30 percent of the total quantity of inedible tallow or grease delivered from such plant in such month;

(3) No dealer shall be required, in any month, to deliver or offer to deliver on certified orders more than 30 percent of the total quantity of inedible tallow or grease delivered by him in such month.

(c) Certified orders. (1) Any manufacturer who desires inedible tallow or grease for use in the manufacture of any product other than soap or any type, grade or kind of inedible tallow or grease except stearines may, within a 20-day period immediately prior to the 10th day of any month, transmit to his supplier a written order which has attached thereto or incorporated therein a properly executed certificate in the following form:

The undersigned hereby certifies to the War Food Administration and to \_\_\_\_\_\_(Producer

(Producer that he is familiar with the or dealer)

(Date of delivery) that he will use all of such inedible tallow or grease in the manufacture of a product other than soap or any type, grade or kind of inedible tallow or grease except stearines. The undersigned further certifies that the receipt by him of such inedible tallow or grease will not cause his inventory to exceed the amount permitted under War Food Order No. 67.

(Date)

By \_\_\_\_\_(Purchaser) \_\_\_\_\_\_(Authorized official)

tallow or grease except stearines.

(d) Inventory restrictions. Except as herein otherwise provided:

(1) No producer shall produce inedible tallow or grease in any quantity which will cause his inventory to exceed 112

(2) No manufacturer who receives in-

edible tallow or grease under a certified

order shall use any part thereof in the

manufacture of soap or in the manufac-

ture of any type, grade or kind of inedible

of his base period production;
(2) No dealer shall accept delivery of inedible tallow or grease in any quantity which will cause his inventory to exceed

1/12 of his base period deliveries;
(3) No manufacturer shall accept delivery of inedible tallow or grease in any quantity which will cause his inventory to exceed 5/12 of his base period use;

(4) No person who, under the provisions of this order, falls within two or more of the following classifications—producer, dealer, or manufacturer—shall produce or accept delivery of inedible tallow or grease in any quantity which will cause his inventory to exceed the largest amount he is permitted to have under one of the foregoing paragraphs: (d) (1), (d) (2), or (d) (3).

(e) Inventory exemption; maximum units. (1) Any dealer whose inventory does not exceed \(\frac{1}{24}\) of his base period deliveries may accept delivery of one maximum unit.

(2) Any manufacturer whose inventory does not exceed ½ of his base period use may accept delivery of one maximum unit.

(f) Inventory exemption; OPA ceiling prices. (1) Any producer or dealer who can not obtain purchasers for his inedible tallow or grease at the maximum prices established by the Office of Price Administration may increase his inventory above the applicable limitations of (d) hereof, provided that such producer or dealer shall not thereafter refuse or fail to deliver inedible tallow or grease to buyers offering to purchase at such maximum prices until his inventory again falls within the applicable limitations of paragraph (d).

(2) Any manufacturer may increase his inventory above the applicable limitations of paragraph (d) hereof by purchases at prices below the maximum prices established by the Office of Price Administration, provided that such manufacturer shall not thereafter buy additional inedible tallow or grease at such maximum prices until his inventory again falls within the applicable limitations of paragraph (d).

(g) Inventory exemption; imported tallow or grease. Any manufacturer may increase his inventory above the applicable limitations of paragraph (d) by the acceptance of delivery of inedible tallow or grease imported into the continental United States, if such inedible tallow or grease was imported by such manufacturer or his agent, or is delivered to him by a governmental agency provided that such manufacturer shall not thereafter accept delivery of inedible tallow or grease produced within for the state of t

continental United States, except in accordance with paragraph (f) (2) hereof, until his inventory falls within the applicable limitations of paragraph (d).

(h) Transfers between branches or plants. The transfer of inedible tallow or grease between branches, plants, or companies owned, controlled or directed by the same person but engaged in separate activities as producers, dealers, or manufacturers, shall constitute delivery or acceptance of delivery within the meaning of this order.

(i) Records and reports. (1) All certified orders and all certificates executed under (c) hereof shall be retained for at least two years and shall, upon request, be submitted to the Director for inspection. All statements contained in such certificates shall be deemed representations to an agency of the United States. No person shall be entitled to rely upon any such certificate if he knows or has reasonable cause to believe it to be false.

(2) The Director shall be entitled to obtain such information from and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(3) Every person subject to this order shall, for at least two years (or for such other period of time as the Director may designate) maintain an accurate record of his production of and transactions in inedible tallow or grease.

(j) Existing contracts. The restrictions of this order shall be observed without regard to existing contracts or any rights accrued or payments made thereunder.

(k) Audits and inspections. The Director shall be entitled to make such audits or inspections of the books, records and other writings, premises, or stocks of inedible tallow or grease of any person, and to make such investigations

as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(1) Petition for relief from hardship. Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator. Petitions shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Director. If the petitioner is dissatisfied with the action taken by the Order Administrator, he may, by request addressed to the Order Administrator, obtain a review of such action by the Director. After said review, the Director may take such action as he deems appropriate, which action shall be final.

(m) Violations. Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using inedible tallow or grease. Any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Civil action may also be instituted to enforce any liability or duty created by, or to enjoin any violation of, a provision of this order.

(n) Delegation of authority. (1) The Director may, upon application, establish a base period production for any producer who did not produce inedible tallow or grease during the base period, or a base period use for any manufacturer who did not use inedible tallow or grease during such period.

(2) The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this order.

(0) Communications. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise provided, be addressed to the Order Administrator, War Food Order No. 67, Fats and Oils Branch, Office of Marketing Services, War Food Administration, Washington 25, D. C.

(p) Territorial scope. This order shall apply within the 48 States and the District of Columbia.

(q) Partial suspension of War Food Order No. 67 terminated. The order suspending certain provisions of War Food Order No. 67, as amended, issued October 16, 1944 (9 F.R. 12607), is hereby terminated.

(r) Effective date. This order shall become effective at 12:01 a. m., e. w. t., March 3, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 67, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

Note: All record-keeping requirements of this order have been approved by, and all subsequent reporting and record-keeping requirements will be subject to the approval of, the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 2d day of March 1945.

Assistant War Food Administrator.

War Food Administration,
Summary to WFO-67 Amendment 6.

The War Food Administration has amended War Food Order No. 67 to reinstate provisions which limit the inedible tallow and grease inventories of producers, dealers and manufacturers. These provisions have been suspended since May 20, 1944.

Effective March 3, 1945, individual inventories of manufacturers will be limited to  $\frac{5}{12}$  of the quantity of inedible tallow and grease used during the last 6 months of 1944, or a  $2\frac{1}{2}$ -month supply. Inventories of producers and dealers will be limited to  $\frac{1}{12}$  of their production or

deliveries during the 6-month period, or a ½-month supply.

Because of a reduction in hog slaughter, production of inedible tallow and grease during 1945 is expected to be substantially less than during 1944. Stocks are declining and inequalities in distribution already are becoming apparent.



WAR FOOD ADMINISTRATION OFFICE OF MARKETING SERVICES WASHINGTON 25, D. C.

OFFICIAL BUSINESS

Penalty for Private Use to Avoid Payment of Postage, \$300 GPO

#### WAR FOOD ADMINISTRATION

[WFO 67, Amdt. 7] PART 1460-FATS AND OILS

INEDIBLE TALLOW OR GREASE

War Food Order No. 67, as amended (10 F.R. 2493), is further amended to read as follows:

§ 1460.27 Restrictions on deliveries and inventories of inedible tallow or grease—(a) Definitions. (1) "Inedible tallow or grease" means all grades and qualities of inedible animal tallows and greases, and stearines produced therefrom, including all inedible tallow or grease in process up to the point at which it ceases to exist as such by reason of saponification, neutralization, pressing, distillation, or compounding with nonfatty materials. The term "inedible tallow or grease" shall not include garbage grease, wool (grease) fat, grease (lard) oil, neat's-foot oil and stock, stearic acid, nor red oil.

(2) "Producer" means any person whose operations result in the production of inedible tallow or grease.

(3) "Dealer" means any person who acquires inedible tallow or grease for resale, regardless of whether such person blends or mixes such inedible tallow or

(4) "Manufacturer" means any person who uses inedible tallow or grease in the manufacture of any other product, in-

cluding mixed fatty acids.

(5) "Inventory" means the total quantity of inedible tallow or grease, wherever located, owned by any person, and all the inedible tallow or grease for which such person holds a contract for delivery to him in the future.

(6) "Preferred use" means the use of inedible tallow or grease in the manufacture of stearine, or in the manufacture of any other product except the following: (i) soap; (ii) inedible tallow or grease of a particular type or grade.

(7) "Base period" means the last six months of 1944.

(8) "Commercial quantity" means a tank car, a tank truck, a carload of packages, or a truck load of packages.

(9) "Maximum unit" means the largest single, segregate, commercial quantity of inedible tallow or grease shipped to and accepted by any person during the base period.

(10) "Soap" means the water soluble product formed by the saponification or neutralization of fats, oils, rosins, or their fatty acids with organic, sodium or potassium bases, or any detergent composition containing such products.

(11) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(12) "Director" means the Director of Marketing Services, War Food Administration.

(b) Delivery restrictions. Except as specifically authorized by the Director:

(1) No person shall, in any calendar month, deliver inedible tallow or grease on other than certified orders unless and until he has, before the end of such month, filled or offered to fill all certified day of such month, Provided, That:

(i) During the month of April 1945 no person shall deliver inedible tallow or grease upon other than certified orders unless and until he has filled or offered to fill all certified orders received by him prior to April 25, 1945;

(ii) No person shall be required to deliver or offer to deliver inedible tallow or grease in any amount less than the smallest commercial quantity delivered

by him in the base period;

(iii) No producer shall be required, in any calendar month, to deliver or offer to deliver from any one plant more than 50 percent of the total quantity of inedible tallow or grease delivered from such plant in such month;

(iv) No dealer shall be required, in any calendar month, to deliver or offer to deliver more than 50 percent of the total quantity of inedible tallow or grease delivered by him in such month;

(2) No person shall deliver inedible tallow or grease for a preferred use except upon the receipt of a certified order for such inedible tallow or grease.

(c) Certified orders, (1) Any manufacturer who requires inedible tallow or grease for a preferred use shall, prior to the 10th day of any month or prior to April 25, 1945, transmit to his supplier a written order which has attached thereto or incorporated therein a properly executed certificate in the following

The undersigned neces, War Food Administration and to (Name and The undersigned hereby certifies to the

---, that he is familiar with address of supplier)

the terms of War Food Order No. 67, that this certificate is furnished in order to enable the undersigned to obtain preferred delivery, in accordance with War Food Order No. 67, \_\_ pounds of inedible tallow or grease, and that he will use all of such inedible tallow or grease in the manufacture of stearine, or in the manufacture of any other product except scap or particular types or grades of inedible tallow or grease. The un-dersigned further certifies that the receipt by him of such inedible tallow or grease on --- will not increase his or about \_\_\_\_\_ inventory beyond the amount permitted under War Food Order No. 67.

(Purchaser)

(Authorized official)

(2) No manufacturer who receives inedible tallow or grease under a certified order shall use any part thereof in the manufacture of soap, or in the manufacture of particular types or grades of inedible tallow or grease, exclusive of stearine.

(d) Inventory limitations. Except as herein otherwise provided:

(1) No producer shall produce inedible tallow or grease in any quantity which will cause his inventory to exceed 1/12 of his base period production;

(2) No dealer shall accept delivery of inedible tallow or grease in any quantity which will cause his inventory to exceed 1/12 of his base period deliveries;

(3) Effective May 1, 1945, no manu-

APR. 17, 1945 orders received by him prior to the 10th facturer shall accept delivery of inedible tallow or grease in any quantity which will cause his inventory to exceed 1/3 of his base period use;

(4) No person who falls within two or more of the following classificationsproducer, dealer, or manufacturer—shall produce or accept delivery of inedible tallow or grease in any quantity which will cause his inventory to exceed the largest amount he is permitted to have under one of the foregoing paragraphs: (d) (1), (d) (2), or (d) (3).

(e) Inventory exemptions; maximum units. (1) Any dealer whose inventory does not exceed  $\frac{1}{24}$  of his base period deliveries may accept delivery of one

maximum unit.

(2) Any manufacturer whose inventory does not exceed 1/6 of his base period use may accept delivery of one maximum unit.

(f) Inventory exemption; OPA ceiling prices. (1) Any producer or dealer who can not obtain purchasers for his inedible tallow or grease at the maximum prices established by the Office of Price Administration may increase his inventory above the applicable limitations of (d) hereof: Provided, That such producer or dealer shall not thereafter refuse or fail to deliver inedible tallow or grease to buyers offering to purchase at such maximum prices until his inventory again falls within the applicable limitations of paragraph (d).

(2) Any manufacturer may increase his inventory above the applicable limitations of paragraph (d) hereof by purchases at prices below the maximum prices established by the Office of Price Administration: Provided, That such manufacturer shall not thereafter buy additional inedible tallow or grease at such maximum prices until his inventory again falls within the applicable limi-

tations of paragraph (d).

(g) Inventory exemption; imported tallow or grease. Any manufacturer may increase his inventory above the applicable limitations of paragraph (d) by the acceptance of delivery of inedible tallow or grease imported into the 48 States or the District of Columbia, if such inedible tallow or grease was imported by such manufacturer or his agent or is delivered to him by a governmental agency: Provided, That such manufacturer shall not thereafter accept delivery of inedible tallow or grease produced within the 48 States or the District of Columbia, except in accordance with paragraph (f) (2) hereof, until his inventory falls within the applicable limitations of paragraph (d).

(h) Transfers between branches or plants. The transfer of inedible tallow or grease between branches, plants, or companies owned, controlled or directed by the same person but engaged in separate activities as producers, dealers, or manufacturers, shall constitute delivery or acceptance of delivery within the meaning of this order.

(i) Records and reports. (1) All certified orders and all certificates executed under (c) hereof shall be retained for at least two years and shall, upon request, be submitted to the Director for inspection. All statements contained in such certificates shall be deemed representations to an agency of the United States. No person shall be entitled to rely upon any such certificate if he knows or has reasonable cause to believe it to be false.

(2) The Director shall be entitled to obtain such information from and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(3) Every person subject to this order shall, for at least two years or for such other period of time as the Director may designate, maintain an accurate record of his production of and transactions in

inedible tallow or grease.

(j) Existing contracts. The restrictions of this order shall be observed without regard to existing contracts or any rights accrued or payments made thereunder.

- (k) Audits and inspections. The Director shall be entitled to make such audits or inspections of the books, records and other writings, premises, or stocks of inedible tallow or grease of any person, and to make such investigations as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.
- (1) Petition for relief. Any person affected by this order who considers that compliance herewith would work an ex-

ceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator. Petitions shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Director. If the petitioner is dissatisfied with the action taken by the Order Administrator, he may, by request addressed to the Order Administrator, obtain a review of such action by the Director. After said review, the Director may take such action as he deems appropriate, which action shall be final.

(m) Violation. Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using inedible tallow or grease. Any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Civil action may also be instituted to enforce any liability or duty created by, or to enjoin any violation of, a provision of this order.

(n) Delegation of authority. (1) The Director may, upon application, establish a base period production for any producer who did not produce inedible tallow or grease during the base period, or a base period use for any manufacturer who did not use inedible tallow or grease during such period.

(2) The administration of this order and the powers vested in the War Food Administrator insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this order.

(0) Communications. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise provided, be addressed to the Order Administrator, War Food Order No. 67, Fats and Oils Branch, Office of Marketing Services, War Food Administration, Washington 25, D. C.

(p) Territorial scope. This order shall apply within the 48 States and the

District of Columbia.

(q) Effective date. The provisions of paragraph (d) (3) of this order shall become effective at 12:01 a. m., e. w. t., May 1, 1945. All other provisions of this order shall become effective at 12:01 a. m., e. w. t., April 19, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken prior to said dates, under War Food Order No. 67, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

Note: All record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 17th day of April 1945.

Ashley Sellers,
Assistant War Food Administrator.

WAR FOOD ADMINISTRATION
(For Trade and Summary)
WASHINGTON, April 17, 1945.

WFO 67 (Inedible Tallow and Grease) Amended. The War Food Administration has announced an amendment to WFO 67 which will, effective May 1, 1945, restrict manufacturers' inventories of inedible tallow and grease to one-third instead of five-twelfths of the quantity used during the last 6 months of 1944. This restriction will provide a 2-months' supply and should result in a more equitable distribution of these materials.

The amendment further provides that,

effective immediately, producers and dealers make available 50 percent instead of 30 percent of their deliveries of inedible tallow and grease to manufacturers other than soap makers. This preference is extended because of the military importance of the products manufactured.

GPO-WFA 385-p. 2

War Food Administration
Office of Marketing Services
Washington 25, D. C.

OFFICIAL BUSINESS

Penalty for Private Use to Avoid Payment of Postage, \$300 GPO

# F133F

#### DEPARTMENT OF AGRICULTURE

WFO 67

AMDT. 8 OCT. 3, 1945

[WFO 67, Amdt. 8]

PART 1460—FATS AND OILS

INEDIBLE TALLOW OR GREASE

War Fcod Order No. 67. as amended (10 F.R. 4230, 10419), is further amended as follows:

- 1. By deleting paragraph (a) (6).
- 2. By deleting paragraphs (b) and (c).
- 3. By deleting paragraph (i) (1) and substituting in lieu thereof the following:
- (1) All certified orders and all certificates executed under paragraph (c)

hereof prior to 1945 shall be retained for at least 2 years and shall, upon request, be submitted to the Assistant Administrator for inspection. All statements contained in such certificates shall be deemed representations to an agency of the United States. No person shall be entitled to rely upon any such certificate if he knows or has reasonable cause to believe it to be false.

This amendment shall become effective at 12:01 a.m., e.s.t., October 1, 1945 With respect to violations, rights accrued, liabilities incurred, or appeals

taken, prior to said date, under War Food Order No. 67, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 3d day of October 1945.

[CEAT]

CLINTON P. ANDERSON, Secretary of Agriculture.

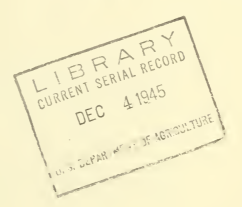
U. S. Department of Agriculture Summary to WFO-67 Amendment 8

The U. S. Department of Agriculture today removed the regulation under War Food Order 67 which required non-soap users of inedible tallow or grease to file

certificates with their suppliers for preferential delivery of these fats. In announcing the removal, the USDA said that the end of the war had made designation of preferred users for the supply no longer necessary. All users will now be allowed to purchase inedible tallow or

grease on an equal basis, restricted only by the inventory limitations of the order which remain in effect.

Today's action was taken under Amendment 8 to WFO 67, effective October 1, 1945.



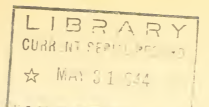
GPO--WFA 574-p. 1

United States Department of Agriculture Office of Marketing Services Washington 25, D. C.

OFFICIAL BUSINESS

Penalty for Private Use to Avoid Payment of Postage, \$300 GPO





WFO 67
PARTIAL SUSPENSION
MAY 20, 1944

WAR FOOD ADMINISTRATION

[WFO 67, Partial Suspension]
PART 1460—Fats AND OILS

SUSPENSION OF INVENTORY PROVISIONS

The provisions of § 1460.27, paragraphs (e) and (f), of War Food Order No. 67 (8 F.R. 15810, 9 F.R. 4319) are suspended until August 1, 1944.

This order shall become effective at 12:01 a. m., e. w. t., May 20, 1944.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under War Food Order No. 67 prior to the effective date of this order, all provisions of said War Food Order No. 67 in effect prior hereto shall be deemed to remain in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect

to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 20th day of May 1944.

WILSON COWEN,
Assistant War Food Administrator.

War Food Administration, Summary to WFO 67.

Continued high production of tallow and grease has resulted in a supply sufficient to permit a temporary suspension by the War Food Administration of the

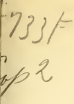
A

inventory limitations placed on producers, dealers and consumers under War Food Order 67.

The suspension is effective immediately and will continue through May, June, and July. Previously, inventories were limited to a 90-day supply.

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#### WAR FOOD ADMINISTRATION

[WFO 67, Partial Suspension]

PART 1460-FATS AND OILS

SUSPENSION OF INVENTORY PROVISIONS

The provisions of § 1460.27, paragraphs (e) and (f), of War Food Order No. 67 (8 F.R. 15810, 9 F.R. 4319, 5501, 6147), are suspended until November 1, 1944

This order shall become effective at 12:01 a.m., e. w. t., July 18, 1944.

With respect to violations, rights accrued, liabilities incurred, or appeals

taken under War Food Order No. 67 prior to said date, all provisions of said War Food Order No. 67 shall be deemed to remain in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 18th day of July 1944.

Ashley Sellers, Assistant War Food Administrator.

War Food Administration, Summary to WFO 67.

The War Food Administration has extended through October 31, 1944 the cur-

rent suspension of inventory limitations on tallow and grease imposed by War Food Order No. 67. The suspension has been in effect since May 15, 1944.



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WAR FOOD ADMINISTRATION
OFFICE OF DISTRIBUTION
WASHINGTON 25, D. C.

OFFICIAL BUSINESS

Penalty for Private Use to Avoid Payment of Postage, \$300



#### WAR FOOD ADMINISTRATION

**WFO 67** 

PARTIAL SUSPENSION OCT. 16, 1944

[WFO 67, Partial Suspension]
PART 1460—FATS AND OILS

SUSPENSION OF INVENTORY PROVISIONS ON INEDIBLE TALLOW OR GREASE

The provisions of § 1460.27, paragraphs (e) and (f) of War Food Order No. 67. as amended (8 F.R. 15810, 9 F.R. 4319, 5501, 6147, 8175), are suspended until March 31, 1945.

This order shall become effective at 12:01 a.m., e. w. t., October 16, 1944.

With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 67, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceed-

ing with respect to any such violation, right, liability or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 16th day of October 1944.

Assistant War Food Administrator.

War Food Administration, Summary to WFO-67 Partial Suspension.

The War Food Administration has extended through March 31, 1945 the cur-

rent suspension of inventory limitations on tallow and grease imposed by War Food Order No. 67. The suspension has been in effect since May 20, 1944.

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U. S. DEPARTMENT OF AGRICULTURE

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OFFICE OF DISTRIBUTION
WASHINGTON 25, D. C.

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Penalty for Private Use to Avoid Payment of Postage, \$300



### DEPARTMENT OF AGRICULTURE

WFO 67 TERMINATION OCT. 21, 1946

[WFO 67, Termination]
PART 1460—FATS AND OILS

INEDIBLE TALLOW OR GREASE

War Food Order No. 67, as amended (10 F. R. 4230, 12480) is hereby terminated.

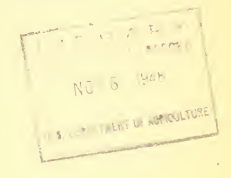
This order shall become effective at 12:01 a. m., e. s. t., October 19, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 67, as amended, all pro-

visions of said order shall be deemed to remain in force for the purpose of sustaining any proper suit, action, or other proceedings, with respect to any such violation, right, liability, or appeal.

(E. O. 9280, December 5, 1942, 7 F. R. 10179; E. O. 9577, June 29, 1945, 10 F. R. 8087; sec. 2 (a), 54 Stat. 676, as amended, 50 U. S. C. War App. Sup. 1152 (a))

Issued this 21st day of October, 1946.

[SEAL] N. E. Dodd, Acting Secretary of Agriculture.



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